## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

TSURT, LLC and PEARL JAM, LLC,	)
Plaintiffs, v.	) ) ) ) DECLARATION OF KENNETH A ) FEINSWOG IN SUPPORT OF ) MOTION FOR PRELIMINARY
VARIOUS JOHN DOES, JANE DOES, and ABC COMPANIES	injunction
Defendants.	) )
	) ) )
	)

## I, KENNETH A. FEINSWOG, declare:

- I am the attorney for Plaintiffs and I submit this declaration in support of Plaintiffs'
   Motion for Preliminary Injunction.
- 2. I have attached Declarations of Service of the Temporary Restraining Order regarding service on Defendants at the Pearl Jam concerts in New York, New York, Philadelphia, Pennsylvania and Baltimore, Maryland.
- 3. I have attached as Exhibit B a picture of a shirt seized at the Pearl Jam concert in New York, New York on September 3, 2024.
- 4. I have attached as Exhibit C a picture of a shirt seized at the Pearl Jam concert in Philadelphia, Pennsylvania on September 9, 2024.

5. I have attached as Exhibit D a picture of a shirt seized at the Pearl Jam concert in Baltimore, Maryland on September 12, 2024.

6. Plaintiffs respectfully request that the Court grant the Preliminary Injunction.

Executed on this 15<sup>th</sup> day of September, 2024 at Los Angeles, California.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

s/ Kenneth A. Feinswog Kenneth A. Feinswog